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# Fax

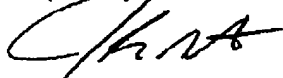
<b>To:</b> Examiner Yan	<b>From:</b> Joseph R. Keating
<b>Fax:</b> 571-273-8300	<b>Date:</b> September 2, 2005
<b>Phone:</b> 571-272-2173	<b>Pages:</b> 8
<b>Re:</b> 10/826,236 36856.1244	<b>CC:</b>

•Comments:

Please find attached hereto the following documents for the above-identified application:

1. Information Disclosure Statement.

Respectfully submitted,



Joseph R. Keating  
(Registration Number 37,368)

**Certificate of Facsimile**

I hereby certify that this correspondence is being sent via Facsimile to Group Art Unit 2854, 571-273-8300, addressed to the: Commissioner of Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Date: September 2, 2005

  
Sonia V. McVean

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Docket Number  
36856.1244

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant: Akira HASHIMOTO et al.	
Serial No.: 10/826,236	Art Unit: 2854
Filing Date: April 16, 2004	
Title: PHOTOGRAVURE PRESS AND METHOD FOR MANUFACTURING-CERAMIC ELECTRONIC COMPONENT	Examiner: R. Yan

**INFORMATION DISCLOSURE STATEMENT**

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Pursuant to 37 C.F.R. § 1.56, submitted herewith is a copy of an Official Communication issued in a corresponding Taiwanese Patent Application. For the Examiner's convenience, we have enclosed an English translation of the Taiwanese Official Communication from the corresponding Taiwanese Patent Application and a completed Form PTO-1449.

Applicants have had this translation prepared by a professional translation service and Applicants presently have no reason to doubt that the translation is accurate. However, Applicants have not independently verified the accuracy of such translation, and accordingly, submission of the same should not be taken as a binding admission by Applicants that the translation is accurate.

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U.S. Serial No. 10/826,236  
September 2, 2005  
Page 2 of 2

The statement is not a representation that all of the information cited is necessarily effective as prior art against the application.

I hereby state that each item of information contained in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application not more than 3 months prior to the filing of this statement, and that this is the first citation of these prior art references by a foreign patent office in a counterpart foreign patent application. Accordingly, no fee is necessary for the filing of this statement. Should the Commissioner determine otherwise, the Commissioner is authorized to charge Deposit Account No. 50-1353 for any fee shortages, including the petition fee under 37 C.F.R. § 1.17(p).

Applicants respectfully request that the disclosed English translation of the Taiwanese Official Communication be made of record in the subject application.

Respectfully submitted,

Date: September 2, 2005

  
Attorneys for Applicants

Joseph R. Keating  
Registration No. 37,368

Christopher A. Bennett  
Registration No. 46,710

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PTO/SB/08A (04-03)

## Substitute for form 1449/PTO

# INFORMATION DISCLOSURE STATEMENT BY APPLICANT

**(Use as many sheets as necessary)**

Sheet	1	of	1
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**Complete If Known**

<b>Application Number</b>	<b>10/826,236</b>
<b>Filing Date</b>	<b>April 16, 2004</b>
<b>First Named Inventor</b>	<b>Akira HASHIMOTO</b>
<b>Art Unit</b>	<b>2854</b>
<b>Examiner Name</b>	<b>R. Yan</b>
<b>Attorney Docket Number</b>	<b>36856.1244</b>

## NON PATENT LITERATURE DOCUMENTS

[illegible]

Examiner Signature		Date Considered	
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\*Examiner: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

conformance and not considered, include copy of this form with next communication to applicant.

<sup>2</sup> Applicant unique citation designation number (optional). <sup>3</sup> See Kind Codes of USPTO Patent documents at [www.uspto.gov](http://www.uspto.gov) or MPEP 801.04. <sup>4</sup> Enter Office that issued the document by the two-letter code (WIPO Standard ST.3). <sup>5</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>6</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 If possible. <sup>7</sup> Applicant is to place a check mark here if English language Abstract is attached. This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14.

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Original

Aug 08 2005

Case No.	
Person Issuing Document	

25704

**Ministry of Economic Affairs Intellectual Property Office Patent Application Case  
Advance Notification of Reasons for Refusal**

Organization Address: 3rd Floor, No. 185 Section 2, Hsinhai Road,  
Taipei City  
Contact Person: Li Chih-hung  
Contact Telephone: (02)23767405  
Fax: (02)23779875

105 Double Registration No.  
7th Floor, No. 201 Tunhua North Road, Sungshan District, Taipei City

Document Recipient: Murata Manufacturing Co., Ltd. ( M18684/ 9170 ) LKL  
Agent: Mr. Chen Chang-wen)

Document Issuance Date: August 1, 2005  
Issued Document No.:(94) Intellectual Property Office Patent II (I) Document No. 04039  
No. 09420699840

Speed:  
Confidentiality Grade and Conditions for Declassification or Confidentiality Time Limits:  
Attachments:

Subject: After reviewing Patent Application Case No. 093110741, it was discovered that there are still places that are unclear as described in Explanation III, and if Taituan (your company) has specific counter-evidence information or explanations, please provide 2 copies in 1 format of an application with duplicate description and the related counter-evidence information within 60 days starting from the day the document arrives. In cases where arrangements have not been made as scheduled based on the content of the notification, the organization with special responsibility for patents may continue the review based on existing information; please examine for reference.

Explanation:

- I. If there are supplements or corrections to this case, they should be dealt with pursuant to the provisions of Article 48 and Article 49 of the Patent Law and Article 28 of the Enforcement Rules of the Patent Law.
- II. If there is a desire to come to this bureau for face-to-face demonstrations or explanations, please note clearly "Request Face-to-Face Consultation" in the application with duplicate description and remit the stipulated fee of exactly NT \$1,000, and when this bureau considers it to be necessary, additional arrangements for the time and location for the "Face-to-Face Consultation" will be made.
- III. After review of this case, it is felt that:
  - (I) The application item of claim 15 is a method, but cannot be constituted by the specified steps, and there is no clear recording of the invention of the applied-for patent, and it cannot be supported by the Invention Description and Drawings, which does not conform to the provisions of Clause 3 of Article 26 of the Patent Law.

Page No 1 (Total 2 Pages)

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- (II) Subordinate items 16 and 17 are attached to item 15, which also does not conform to the provisions of Clause 3 of Article 26 of the Patent Law.
  - (III) Please remove the above-described application items 15, 16 and 17.
  - (IV) To coordinate with the corrections of the application items, please also remove "Method" from the name of the invention in this case.
- IV. If there are supplemented or corrected descriptions or drawings, drawings [sic] or sketches [such as architectural drafts], 2 copies in one format of the supplemented or corrected application should be prepared, and 2 copies in one format of the supplemented or corrected pages of the description or drawings with the supplemented or corrected portions demarcated by lines, 3 copies in one format of the replacement pages of the supplemented or corrected description or drawings without demarcation lines, or 3 copies in one format of all copies of the drawings should be examined and submitted; if the page numbers of the original description or drawings following supplementation or correction are not in sequence, 3 copies in one format of the entire description or drawings following supplementation or correction should be reviewed and attached, and 3 copies in one format of all of the reviewed and attached supplemented and corrected graphics should be reviewed and attached.

ΜΙΝΙΣΤΡΨ ΟΦ ΕΧΟΝΟΜΙΧ ΑΦΦΑΙΡΣ ΙΝΤΕΛΛΕΧΤΥΑΛ ΠΡΟΠΕΡ  
ΤΨ ΟΦΦΙΧΕ

[seal of the above organization tying both pages together]